

EXHIBIT 1

FACTUAL STATEMENT



FACTUAL STATEMENT

I, Eric Billeter, under the penalty of perjury, do hereby declare:

1. I am the Technology Services Architect for Cable One, Inc.;
2. As Technology Services Architect, I coordinate with the technicians and system managers who oversee Cable One's customer relationships and cable plant/cable footprint and so have detailed knowledge of where Cable One has customers and facilities and the extent of the service Cable One offers to those customers.
3. I have reviewed the Wireline Competition Bureau's list of census blocks that have been deemed initially eligible for funding through Connect America Phase II published with the Bureau's June 30, 2014 Public Notice;
4. As Technology Services Architect, I know that Cable One currently Serves – as defined in the Phase II Challenge Process Guide, DA 14-864 – 60 of the census blocks listed as unserved on the Bureau's list of initially eligible census blocks. The list included as part of Cable One's Form 505 in WC Docket No. 14-93 accurately reflects such census blocks.
5. For each and every one of these census blocks, Cable One:
 - (a) offers broadband speeds of at least 4 Mbps downstream and 1 Mbps upstream, a usage allowance of at least 100 GB, and latency of 100 ms or less for prices that are reasonably comparable to that for similar services in an urban area;
 - (b) advertises on its website and otherwise holds itself out to the public as able and willing to provide voice and broadband to customers in that census block;
 - (c) has wireline voice and broadband-capable physical assets in or adjacent to that census block; and

(d) has or has previously had voice or broadband customers in that census block.¹

6. On behalf of Cable One, I am prepared to produce additional evidence to substantiate these claims to the FCC staff upon request.

Date: August 14, 2014



Eric Billeter

¹ In addition to the 60 census blocks subject to this challenge, Cable One has physical assets and offers and advertises broadband and voice service at the required speeds, performance standards and prices in over 130 additional census blocks currently listed as unserved. However, Cable One does not have a current or former customer in those additional census blocks and so they are not included in this challenge. Should the Commission modify its criteria to include such census blocks, Cable One requests the opportunity to supplement its Phase II challenge.